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and is not binding precedent of the Board

Paper No. **9**

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UNITED STATES PATENT AND TRADEMARK OFFICE

**JUN 7 - 2001**

BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

PAT. & T.M. OFFICE  
BOARD OF PATENT APPEALS  
AND INTERFERENCES

PAUL O. DETWILER, BARRY M. MERGENTHALER  
and HONG TANG,

Junior Party  
(Patent 5,684,289);

v.

MOHAN L. BOBBA, JORGE L. ACOSTA, TIMOTHY J. EUSTERMAN,  
JAMES W. RING, and ALEXANDER McQUEEN

Senior Party  
(Application 09/078,196).

Patent Interference No. 104,631

Before McKELVEY, Senior Administrative Patent Judge, and SPIEGEL  
and MEDLEY, Administrative Patent Judges.

MEDLEY, Administrative Patent Judge.

**JUDGMENT PURSUANT TO 37 CFR § 1.662**

Upon consideration of the DETWILER REQUEST FOR ENTRY OF  
ADVERSE JUDGMENT<sup>1</sup> (Paper 39), it is

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<sup>1</sup> In addition to requesting adverse judgment, and pursuant to 37 CFR § 1.321(a), Detwiler has disclaimed all of its involved claims 1-21 and 33-35 (Paper 39).



cc (via fax and federal express):

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